1 ELLEN JEAN WINOGRAD, ESQ. Nevada State Bar No. 815 KELSEY E. GUNDERSON, ESQ. Nevada State Bar No. 15238 WOODBURN AND WEDGE 6100 Neil Road, Sulte 500 Reno, Nevada 89511 Tel: 775-688-3000 5 Fax: 775-688-3088 ewinograd@woodburnandwedge.com б kgunderson@woodburnandwedge.com 7 Attorneys for Western Range Association 8

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEVADA

ABEL CÁNTARO CASTILLO; ALCIDES INGA RAMOS, and those similarly situated,

Case No. 3:16-cv-00237-RCJ-CLB

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WESTERN RANGE ASSOCIATION; MELCHOR GRAGIRENA; EL TEJON SHEEP COMPANY; MOUNTAIN PLAINS AGRICULTURAL SERVICE; ESTILL RANCHES, LLC; and JOHN ESTILL,

Defendants.

STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINE

Defendant WESTERN RANGE ASSOCIATION ("Western Range") by and through its counsel, ELLEN JEAN WINOGRAD, ESQ., of WOODBURN and WEDGE and Plaintiff ABEL CANTARO CASTILLO, by and through his counsel CHRISTINE WEBBER, ESQ., of COHEN MILSTEIN SELLERS & TOLL, hereby stipulate to extend the close of discovery from December 10, 2021, to December 14, 2021. The Parties have diligently attempted to complete all remaining third-party and expert depositions and collection of documents responsive to Expert subpoena, but due to scheduling conflicts have been unable to complete this discovery before the current close of discovery. As reported in the parties' prior request, Dr. Payne was scheduled to complete his deposition on November 30. However, Dr. Payne was unable to complete his response to the document subpoena prior to that date and had scheduling conflicts precluding scheduling the completion of

his deposition prior to December 14, 2021. The Parties have met and conferred regarding, inter alia, the completion of the deposition of 2 3 Defendant's expert, and scheduled the continuation of his deposition for December 14, 2021, prior to which he will supplement his report with identification of documents he received in the instant matter. This will not 4 affect any other case deadlines. 5 6 This request is made in good faith and not for purposes of delay. 7 Dated this 10th day of December, 2021. 8 9 10 /s/ Ellen Jean Winograd /s/ Christine Webber Ellen Jean Winograd, Esq. Christine E. Webber, Esq. 11 Nevada State Bar No. 815 Megan Reif, Esq. Kelsey E. Gunderson, Esq. COHEN MILSTEIN SELLERS & TOLL PLLC 12 Nevada State Bar No. 15238 1100 New York Avenue NW, Suite 500 WOODBURN AND WEDGE Washington, DC 20005 13 6100 Neil Road, Suite 500 Reno, Nevada 89511 14 Alexander N. Hood, Esq. Tel: 775-688-3000 TOWARDS JUSTICE Fax: 775-688-3088 15 1535 High Street, Suite 300 ewinograd@woodburnandwedge.com kgunderson@woodburnandwedge.com Denver, CO 80218 16 Attorneys for Western Range Association Mark R. Thierman, Esq. 17 Joshua D. Buck, Esq. 18 Leah L. Jones, Esq. THIERMAN BUCK LLP 19 7287 Lakeside Drive Reno, NV 89511 20 Attorneys for Plaintiff 21 IT IS SO ORDERED. 22 DATED this 10th day of December, 2021. 23 24 United States Magistrate Judge 25 26

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CERTIFICATE OF SERVICE foregoing was served via the United States District Court CM/ECF system on all parties or persons requiring notice.